

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/612,475	07/02/2003 Charles Peter deCler		1945.185US01	3132
23552 7590 10/12/2006 MERCHANT & GOULD PC P.O. BOX 2903			EXAMINER	
			DUNWOODY, AARON M	
	S, MN 55402-0903		ART UNIT	PAPER NUMBER
			3679	

DATE MAILED: 10/12/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	T			
	Application No.	Applicant(s)		
	10/612,475	DECLER ET AL.		
Office Action Summary	Examiner	Art Unit		
	Aaron M. Dunwoody	3679		
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING Description of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on 17 J This action is FINAL. 2b) ☐ Thi Since this application is in condition for allowed closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro			
Disposition of Claims				
4) Claim(s) 1-8 and 17-19 is/are pending in the a 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-8,17-19 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	awn from consideration.	·		
9) The specification is objected to by the Examin	er.			
10) The drawing(s) filed on is/are: a) acceptable and any objection to the Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct and the oath or declaration is objected to by the E	cepted or b) objected to by the dedication of the dedication of the drawing (s) be held in abeyance. Section is required if the drawing (s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate		

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-8 and 17-19 are rejected under 35 U.S.C. 102(b) as being anticipated by US patent 5890517, Laible.

In regards to claim 1, in Figures 4 and 5, Laible discloses a coupler device for fluid transport, comprising:

a body including an outer surface being a circumferential outer sidewall, the outer sidewall having a first end and a second end with an opening extending through the first and second ends, the body defining a slot disposed proximate one of the first end or second end, the slot extending in a direction transverse to the opening and through the outer sidewall;

a latch assembly including at least one outer member being disposed on the body externally exposed of the outer surface and connected with an inner member being disposed through the slot, the outer member protruding from the outer surface and reciprocates with respect to the outer sidewall, the inner member reciprocating within the slot and having an aperture corresponding with the opening, whereby the body is releasably connectable with a piece of fluid transport equipment through the inner member; and

Page 3

an overmold portion formed about the outer sidewall of the body, the overmold portion defining a material molded over the body as an addition layer, such that the overmold portion is formed substantially about the outer sidewall, the overmold portion including a shroud portion partially covering the outer member of the latch assembly, the shroud portion being a wall extending outward from the outer sidewall and adjacent and around the outer member of the latch assembly, the wall extending in a direction transverse to the outer surface, and a top portion of the wall protruding from the outer surface at least a same distance as an outermost portion of the outer member protrudes from the outer surface when the outer member is in a non-depressed state.

In regards claim 2, Laible discloses the body including a connection means disposed at one of the first or second ends opposite the slot, whereby the connection means being connectable to a fluid transport system.

In regards claim 3, Laible discloses the connection means being a groove residing between the outer sidewall and the opening, the groove being a socket fitting.

In regards claim 4, Laible discloses a part of the outer surface of the body having a recessed face disposed about the slot and extending in a direction along the outer surface toward the first and second ends.

In regards claim 5, Laible discloses the recessed face being substantially planar, the recessed face being engageable with a portion of the outer member, the portion reciprocates with respect to the recessed face and over the slot.

In regards claim 6, Laible discloses the opening of the body substantially being radially symmetrical.

Application/Control Number: 10/612,475

Art Unit: 3679

In regards claim 7, Laible discloses the body is constructed of a molded material, the molded material being more rigid than the overmold portion.

In regards claim 8, Laible discloses the outer member of the latch assembly including an actuating member, a biasing member and a retaining member, the actuating member and the retaining member being connected at oppositely disposed ends of the inner member and outside the slot, and the biasing member being between the actuating member and the inner member, the biasing member being disposed on the outer surface over the slot and enabling the actuating member and retaining member to reciprocate with respect to the outer surface.

In regards claim 17, Laible discloses the rigid plastic material is polypropylene.

In regards claim 18, Laible discloses the overmold portion is an injection molded low tolerance material.

In regards claim 19, Laible discloses the low tolerance plastic material is a soft thermoplastic rubber material.

Response to Arguments

Applicant's arguments with respect to claims above have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Application/Control Number: 10/612,475 Page 5

Art Unit: 3679

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aaron M. Dunwoody whose telephone number is 571-272-7080. The examiner can normally be reached on 7:30 am - 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel P. Stodola can be reached on 571-272-7087. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3679

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Aaron M Dunwoody Primary Examiner Art Unit 3679 Page 6

.amd